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	UNITED STATES DISTRICT COURT				
19		CT OF CALIFORNIA			
20	ANIBAL RODRIGUEZ, SAL	Case No.: 3:20-cv-04688-RS			
21	CATALDO, JULIAN				
22	SANTIAGO, and SUSAN LYNN HARVEY, individually and on behalf of all	ADMINISTRATIVE MOTION TO SEAL EXHIBIT TO SUPPLEMENTAL AZARI			
23	others similarly situated,	DECLARATION			
24	Plaintiffs,	The Honorable Richard Seeborg			
25	VS.	Courtroom 3 – 17th Floor			
26	GOOGLE LLC, Defendant.				
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Pursuant to Civil Local Rule 79-5, Plaintiffs respectfully move to seal personal information regarding would-be class members who submitted requests for exclusion from the certified classes. This material is included within the Amended Exclusion Report, which is attached as Exhibit 1 to the Supplemental Azari Declaration that is being concurrently filed.

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Document Sought to	Party Claiming	Portions to be filed	Basis for Sealing
be Sealed	Confidentiality	under seal	Portion of Document
Exhibit 1	Plaintiffs	Entirety	Refers to sensitive
			personal material
			regarding would-be
			class members who
			seek exclusion from
			the certified classes

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Plaintiffs only seek to seal material that reveals the names, email addresses, and similar information regarding non-parties, namely would-be absent class members who submitted requests for exclusion from the certified classes. As explained in earlier motions to seal, there is a compelling reason to seal this information because it would undermine these individuals' privacy interests. See Nursing Home Pension Fund v. Oracle Corp., 2007 WL 3232267, at *2 (N.D. Cal. Nov. 1, 2007) ("an individual's privacy interest" is a compelling reason to seal a document). Plaintiffs' narrowly tailored proposal "will not interfere with the public's ability to understand the judicial process" because the names and email addresses are not relevant to the issues implicated by the notice process. Ojmar US, LLC v. Sec. People, Inc., 2016 WL 6091543, at *2 (N.D. Cal. Oct. 19, 2016). The Court previously granted Plaintiffs' request to seal this information in connection with other filings. See Dkts. 429, 430. For these reasons, Plaintiffs respectfully request permission to maintain this information under seal.

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Dated: April 2, 2025 Respectfully submitted,

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27 28 By: /s/ Mark C. Mao

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